PATENT COOPERATION TREATY

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

See item 4 below

Priority date (daw/month/year)

24 January 2007 (24.01,2007)

(PCT Rule 44bis) FOR FURTHER ACTION

International filing date (day/month/year)

23 May 2007 (23.05.2007)

Basis of the report

Priority

applicability

Lack of unity of invention

Certain documents cited

International Patent Classification (8th edition unless older edition indicated)

Appli	cant O TECHNOLOGY, INC.
1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 $b\bar{b}s$.1(a).
2.	This REPORT consists of a total of 7 sheets, including this cover sheet.
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.
3.	This report contains indications relating to the following items:

Certain observations on the international application The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis .2).

Certain defects in the international application

Non-establishment of opinion with regard to novelty, inventive step and industrial

applicability; citations and explanations supporting such statement

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial

	Date of issuance of this report 28 July 2009 (28.07.2009)
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Simin Baharlou
Facsimile No. +41 22 338 82 70	e-mail: pt09.pct@wipo.int

Form PCT/IB/373 (January 2004)

Applicant's or agent's file reference 2705-903

See relevant information in Form PCT/ISA/237

Box No. I

Box No. II

Box No. III

Box No. IV

Box No. V

Box No. VI

Box No. VII

Box No. VIII

International application No. PCT/US2007/069567

PATENT COOPERATION TREATY

INTERNATIONAL SEARCHING AUTHORITY				
To: MICHAEL A. COFIELD MARGER JOHNSON & MCCOLLOM, P.C. 210 SW MORRISON STREET, SUITE 400 PORTLAND, OR 97204		PCT WRITTEN OPINION OF THE		
	INTE	RNATIO	ONAL SEARCHING AUTHORITY	
		(PCT Rule 43bis.1)		
	(day/mo	Date of mailing (day/month/year) 12 AUG 2008		
Applicant's or agent's file reference	FOR FU	FOR FURTHER ACTION See paragraph 2 below		
2705-903				
**	national filing date (day/mont)	vyear)	Priority date (day/month/year)	
PCT/US07/69567 23 M International Patent Classification (IPC) or both	ay 2007 (23.05.2007)		24 January 2007 (24.01.2007)	
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IPC: H04L 12/28(2006.01),12/56(2006.01 USPC: 370/489)			
Applicant				
CISCO TECHNOLOGY, INC.	× ×			
This opinion contains indications relating to	the following items:			
Box No. 1 Basis of the opinion	n			
Box No. II Priority				
Box No. III Non-establishmen	of oninion with regard to not	velty inve	ntive step and industrial applicability	
Box No. IV Lack of unity of in	· ·		-	
			o novelty, inventive step or industrial	
	ons and explanations support			
Box No. VI Certain documents	cited			
Box No. VII Certain defects in	he international application		•	
Box No. VIII Certain observatio	ns on the international applica	tion		
2. FURTHER ACTION				
If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bia(b) that written opinions of this International Searching Authority will not be so considered.				
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.				
For further options, see Form PCT/ISA/220.				
3. For further details, see notes to Form PCT/ISA/220.				
Name and mailing address of the ISA/ US Date of completion of this opinion Authorized officer				
Mail Stop PCT, Attn: ISA/US Commissioner for Patents	23 June 2008 (23.06.2008		Seema Rao	
P.O. Box 1450	25 30110 2000 (25.00.2000	,	Frate	
Alexandria, Virginia 22313-1450 Facsimile No. (571) 273-3201 Telephone No. (571)272-5305				
Form PCT/IS A /23 (sours sheet) (Ail 2007)				

PCT/US2007/069567 12.08.2008

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/US07/69567

Box No	o. I Basis of this opinion					
2			*			
1. With	regard to the language, this opinion has been established on t	the basis of:				
\boxtimes	the international application in the language in which it was filed					
	a translation of the international application into, which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).					
2. Swith estable	This opinion has been established taking into account the re Authority under Rule 91 (Rule 43bis.1(a)) regard to any nucleotide and/or amino acid sequence di ished on the basis of:		,			
a.	type of material					
	a sequence listing					
	table(s) related to the sequence listing		•			
b.	format of material					
	on paper					
	in electronic form					
c.	time of filing/furnishing					
	contained in the international application as filed.					
	filed together with the international application in ele	ectronic form.				
	furnished subsequently to this Authority for the purpo					
	succeedantly to any Academy for the purpo	oses or statell.				
4: 🔲	In addition, in the case that more than one version or copy or furnished, the required statements that the information application as filed or does not go beyond the application a	in the subsequent or additional	copies is identical to that in the			
5. Addit	ional comments:					
	in the second		*			
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Form PCT/ISA/237(Box No. I) (April 2007)

PCT/US2007/069567 12.08.2008

WRITTEN OPINION OF THE

International application No. PCT/US07/69567

INTERNATIONAL SEARCHING AU	IHORII				
Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
1. Statement					
Novelty (N)	Claims	1-20	_YES		
	Claims		_NO		
			-		
Inventive step (IS)	Claims		_YES _NO		
	Claims	1-24	_110		
Industrial applicability (IA)	Claims		_YES		
	Claims	NONE	_NO ·		
2. Citations and explanations:					
Please See Continuation Sheet					
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Form PCT/ISA/237 (Box No. V) (April-2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/ISO7/69567

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V. 2. Citations and Explanations:

 Claims 1-17, 19, and 20 lack an inventive step under PCT 33(3) as being obvious over Gobara et al. (WO 2005/109785 Al, refer to the English language version in US 20070171835 Al, hereinafter Gobara) and Rosenberg et al., IETF RFC 3489, March 2003 (hereinafter RFC34890).

For claim 1, 7 and 14, Gobara discloses an apparatus and a method, comprising: one or more processors: and

a memory coupled to the one or more processors comprising instructions executable by the processors (any router as shown in FIG. 3]), the processors operable when executing the instructions to:

receiving incoming packets [claim 7] ("bubble packet", [0011]);

identifying one or more of the incoming packets as containing a predetermined message format (bubble packet, 10011) or STUN packet, 10001) (claim 7);
decrement lifetime of incoming packets before performing a forwarding function ("decrement the TTL by one".

[0084]);

identify one or more of the incoming packets containing decremented lifetime values indicating an exceeded lifetime (identifying the bubble packet described in [0011]).

observing whether the identified packets include a trigger (TTL_[0038]) for initiating analysis of one or more data streams that terminate on a remote endpoint that generated and inserted the rigger [claim 7] (suggested by "TTL=0", [0048], which generates a "check packet ..., due to ICMP Timer expired". [0048]);

initiating an analysis of the data streams in response to observing the trigger included in the identified packets [claim 7] (analyzing the received packet);

examine the identified packets having the exceeded lifetime for a monitoring request (STUN message, [0007]);

monitor a call flow according to the monitoring request (<u>monitor a call flow according to SUN message</u>, [0007]), the monitoring request formatted to trigger the on-path intermediary devices to initiate monitoring of a call flow terminating on a remote endoorin having the destination address (as shown in FIG. 3 and 4 and [0048]).

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International application No. PCT/US07/69567

Supplemental Box

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Gobara does not specifically disclose STUN message is a STUN request message. RFC3489 discloses STUN request messages ("There are two requests, Binding Request and Shared Secret Request", later paragraph of page 24), RFC3489 provides background information for Gobara and is recited by Gobara

([0004]).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to combine modify Gobara with RFC3489 to use STUN request message as a monitoring request.

As to claim 2, Gobara and RFC3489 disclose the apparatus of claim 1, Gobara further discloses the unidentified packets are not examined for the monitoring request (only bubble packets are examined, the packet that is not bubble will not be examined.)

As to claim 3 and 17, Gobara and RFC3489 disclose claim 1 and 14, Gobara further discloses the identified packets correspond to a traceroute initiated by an endpoint for the call flow (traceroute, [0015] and FIG. 3).

As to claim 4. Gobara and RFC 3489 disclose the apparatus of claim 1, RFC3489 further discloses the monitoring request is located in a payload of an address request message (monitoring request are in the body of STUN message, as shown in Sector 11.2, page 26.

As to claim 5 and 12. Gobara and RFC 3489 disclose claim 1 and 7, RFC3489 further discloses the processors are further operable to: extract a call flow identifier ("Transaction ID", page 25) from the monitoring request; and insert the call flow identifier into locally generated monitoring results (STUN Response message will have the same "Transaction ID", as shown in Section 111, page 25).

As to claim 6. Gobara and RFC 3489 disclose the apparatus of claim 1, RFC3489 further discloses the processors are further operable to send an error message usable by an endpoint to discover the presence of a router located on the call path (PGM 11) Binding Error Responset*__nage 250.

As to claim 8. Gobara and RFC 3489 disclose claim 7, RFC3489 further discloses the identified packets are identified as having exceeded lifetimes and are dropped after receipt without forwarding (<u>suggested by "TTL=0</u>, and <u>disappears"</u>. [OoS8]).

As to claim 9 and 15, Gobara and RFC3489 disclose claim 7 and 14, Gobara further discloses the predetermined message format corresponds to Simple Traversal of User Datagram Protocol (UDP) Through Network Address Translators (NAT5) (STUN) (STUN*, 100041).

As to claim 10, Gobara and RFC3489 disclose claim 7, Gobara further discloses the method comprising analyzing the data streams only for a duration specified in the identified packets ("a span of packet life may be set", [0072]).

As to claim 11, Gobara and RFC3489 disclose claim 7, Gobara further discloses storing results of the analysis in a non-default location when a Universal Resource Location (URL) is included within an address request payload included in the identified incoming packets (URL is commonly used to specify an information storage-location, as shown in 100041).

As to claim 13, Gobara and RFC3489 disclose the method of claim 12, wherein the initiated analysis is different than a default packet flow analysis performed on the data streams before the initiated analysis begins (analysis on STUN messages disclosed by RFC3489 is different than the ome normal data packets 100041).

As to claim 16, Gobara and RFC3489 disclose claim 14, comprising means for formatting the monitoring request to specify an inter-arrival litter analysis.

As to claim 19, Gobara and RPC3489 disclose claim 14, apparatus of claim 14 wherein each of the packets are formatted to achieve a different amount of network hops before being dropped (<u>packet is dropped when TTL=0</u>, as suggested by "TIT_0, and disappears." [0068].

As to claim 20, Gobara and RFC3489 disclose claim 14, Gobara further discloses each of the packets are formatted to initiate monitoring on a different respective one of the on-path intermediary devices that drops the packet (in

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WRITTEN OPINION OF THE NTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US07/69567

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FIG. 3 and 4 and [0048]).

- 11. Claim 18 lacks an inventive step under PCT 33(3) as being obvious over Gobara, RFC3489, and Crawford et al., (US 20050243733 A1, hereinafter Crawford).
- As to claim 18, Gobara and RFC3489 disclose claim claim 17, but are silent on the traceroute is a Real Time. Protocol (RTP) traceroute.
- Crawford discloses RTP traceroute <a href="https://reacroute.packets".[0012]). RTR traceroute is simply a special version of traceroute that provides the desired information more quickly.

 Therefore, it would have been obvious to a person of ordinary skill in the art at the time to combine Gobara and
- Therefore, it would have been obvious to a person of ordinary skill in the art at the time to combine Gobara and RFC3489 with Crawford to use RTP traceroute to provide the desired information more quickly.
- III. Claims 1-20 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.